## United States District Court EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

V.

## ORDER OF DETENTION PENDING TRIAL

Raf	ael	Callejas			Case Number:	15 (R 25	52 (KID)
In require the de	accordance etention of t	with the Bail Reformers with t	orm Act. 18 U.S.C ing trial in this ca	C. §3142(f). ase.	a detention hearing	has been held. I co	nclude that the following facts
(2	defendant is State or loca	s charged with an cal offense that wou	ffense described	in 18 U.S.C	ings of Fact C. §3142(f)(1) and ha e if a circumstance g	as been convicted of	a (federal offense) jurisdiction had existed)
(2) The	a crime o an offens an offens a felony th 18 U.S.( e offense de	at was committed C. §3142(f)(1)(A)-(	ximum sentence mum term of impafter the defendar C), or comparable	is life impri prisonment nt had been le state or lo	sonment or death. of ten years or more convicted of two or cal offenses.	more prior federal o	offense described in for a federal, state or local
offense.  (3) A period of not more than five years has elapsed since the (date of conviction)(release of the defendant from imprisonmen for the offense described in finding (1).  (4) The defendant has not rebutted the presumption established by finding Nos.(1), (2) and (3) that no condition or combination will reasonably assure the safety of (an)other person(s) and the community.							
Alternative Findings (A)  (1) There is probable cause to believe that the defendant has committed an offense  for which a maximum term of imprisonment of ten years or more is prescribed in 21 U.S.C. §  under 18 U.S.C. §924(c).  (2) The defendant has not rebutted the presumption established by finding (1) that no condition or combination of conditions							
(2) 11	will reasons	t has not rebutted the app	he presumption e earance of the def	established t fendant as r	by finding (1) that no equired and the safet	condition or comb y of the community	ination of conditions
(1)	There is a se	rious risk that the			indings (B)		
(2)	There is a se	rious risk that the	defendant will end	danger the s	afety of another pers	son or the communi	ty.
convincing e defe defe defe defe defe	evidence that endant lacks endant is not endant has n endant prese but leave is s	ible testimony and	information subn I reasonably assur the community. an illegal alien. employment. treties to assure hind present a bail p	mitted at the re defendan is appearance package in	s appearance/the so ce. che future.	by a preponderance	of the evidence/clear and ity because
facility sepa- shall be affo	rate, to the e	extent practicable, for able opportunity	stody of the Attor from persons await for private consul	rney Genera iting or serv Itation with	ing sentences or bei defense counsel. Or	epresentative for conning held in custody per order of a court of	ofinement in a corrections sending appeal. The defendant the United States or on request
the purpose	of an appea	rance in connection					the United States marshal for
	12/15 Brooklyn, Ne	. 20 / 5			s/RM	<b>L</b>	
	nooniyii, ive			<del></del>	UNITED	STATES MAGIST	RATE JUDGE
						in the second of	